UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

IN RE: ALLERGAN BIOCELL TEXTURED BREAST IMPLANT PRODUCTS LIABILITY LITIGATION

DAISY MORALES-HERNANDEZ (f/k/a DAISY PADRON) and JOSE MIGUEL HERNANDEZ HIERRO

No.

MDL NO. 2921

Honorable Brian R. Martinotti District Court Judge

Honorable Edward S. Kiel Magistrate Judge

MASTER SHORT-FORM COMPLAINT FOR PERSONAL INJURIES, DAMAGES AND DEMAND FOR JURY TRIAL

- 1. Plaintiff <u>Daisy Morales-Hernandez</u> (<u>f/k/a Daisy Padron</u>) hereby states and incorporates by reference all of the allegations contained in Plaintiffs' Master Long Form Complaint for Personal Injuries, Damages and Demand for Jury Trial ("Master Complaint") as permitted by Case Management Order No. 17 for cases filed directly into this district.
- 2. In addition to the below-indicated portions of the Master Complaint adopted by the plaintiff and incorporated by reference herein, Plaintiff hereby alleges as follows:

IDENTIFICATION OF PLAINTIFFS AND RELATED INTERESTED PARTIES

3. Name and current residence of individual who is alleged to have suffered personal injuries and related damages due to implantation of one or more Biocell Textured Breast Implant medical devices ("Biocell"):

Daisy Morales-Hernandez 18 Melrose Ave Utica, NY 13502

4. Consortium Claim(s): Name and current residence of individual(s) alleging damages for loss of consortium:

Jose Miguel Hernandez Hierro 18 Melrose Ave Utica, NY 13502

5.	If a survival and/or wrongful death cl	aim is asserted:		
	Name and residence of Decedent who death:	en she suffered Biocell-related injuries and/or		
	Name and current residence of the individual(s) bringing the claims on behalf of the decedent's estate, and status (i.e., personal representative, administrator, next of kin, successor in interest, etc.):			
	VEN	<u>UE</u>		
6. judicial distr	<u> </u>	d and trial is proper in the following federal		
	Northern District of New York			
	<u>DEVICE IDE</u>	NTIFICATION		
7. injuries. Che	Plaintiff used the following Biocell deck all that apply and provide all dates of	levice[s], which Plaintiff contends caused her of implant and explant:		
	ATRELLE Silicone-filled Breast	☐ NATRELLE Saline-Filled Breast		
Imp	plants	Implants		
	□ Style 110 □ Style 115	☐ Style 163☐ Style 168		
	☐ Style 120	□ Style 363		
	·	□ Style 468		
Dat	e[s] of Implant:	DALL CL.		
Dat	e[s] of Explant (if any):	Date[s] of Implant:		
	els of Explane (if any).	Date[s] of Explant (if any):		
■ N	VATRELLE 410 Highly Cohesive	□ NATRELLE INSPIRA Silicone-		
	atomically Shaped Silicone-Filled	Filled Breast Implants		
	ast Implants	☐ Style TRL☐ Style TRLP		
	☐ Style LL	☐ Style TRM		

☐ Style LM	☐ Style TRF
☐ Style LF	☐ Style TRX
□ Style LX	☐ Style TSL
☐ Style ML	☐ Style TSLP
☐ Style MM	□ Style TSM
Style MF	□ Style TSF
☐ Style MX	☐ Style TSX
☐ Style FL	☐ Style TCL
□ Style FM	☐ Style TCLP
☐ Style FF	☐ Style TCM
□ Style FX	□ Style TCF
	☐ Style TCX
Data [a] of Immlants	□ Style TCA
Date[s] of Implant:	D (I) CI 1 (
4/28/2016	Date[s] of Implant:
Date[s] of Explant (if any):	
3/6/2020	Date[s] of Explant (if any):
	☐ NATRELLE Dual-Gel Breast
☐ McGhan BioDIMENSIONAL®	Implants
Silicone-Filled BIOCELL® Textured	=
Breast Implants, Style 153	□ Style LX
	☐ Style MX
Date[s] of Implant:	☐ Style FX.
Date[s] of Explant (if any):	Date[s] of Implant:
Date[s] of Explaint (II any).	
	Date[s] of Explant (if any):
	☐ NATRELLE Ritz Princess Breast
☐ NATRELLE Komuro Breast	
Implants	Implants
☐ Style KML	□ Style RML
☐ Style KMM	☐ Style RMM
☐ Style KLL	☐ Style RFL
☐ Style RLM	☐ Style RFM
□ Style REIVI	
Datafal affirmlanti	Date[s] of Implant:
Date[s] of Implant:	[0] 00 000 p
	Date[s] of Explant (if any):
Date[s] of Explant (if any):	Date[s] of Explaint (II any).
	□ NATRELLE 133 Plus Tissue
☐ NATRELLE 150 Full Height and	
Short Height double lumen implants.	Expander
Date[s] of Implant:	Date[s] of Implant:
zacelal or imbana	
Date[s] of Explant (if any):	Date[s] of Explant (if any):
Date[5] of Explaint (II ally).	
NATION IN 122 The I	OTHER (Diseased asserts)
□ NATRELLE 133 Tissue Expander	☐ OTHER (Please describe):
with Suture Tabs	

		_		Date[s] of Implant:						
		s] of Im	plant: plant (if any)	:	Date[s] of Explant (if any):					
	PLAINTIFF'S BIOCELL-RELATED INJURIES									
damage cancer, foreign cellular sufferin	and ac damag	onal distanted by the distante	t not limited to tress includin d silicone par subcellular da ation.	to the following: g fear and anxious ticles in their bomage, past and	ocell devices caused personal injuries and significantly increased risk of developing ety of developing cancer, accumulation of odies, including the resulting inflammation, future medical expenses, physical pain and					
	9. Approximate date of Biocell-device related injury:									
		Plaintiff is uncertain of the precise date when she started having damage or injury from the implants. Plaintiff learned of the product recall due to the increased risk of ALCL sometime after July 2019.								
	10.	Has Plaintiff or Plaintiff's decedent ever been diagnosed with BIA-ALCL: ☐ Yes								
		×	No							
		a. If Y	es, date of dia	ignosis:						
				CAUSES OF A	CTION					
Plaintif	11. f:	The fol			Master Complaint are herein adopted by					
		X	Count I:	Strict Liability -	- Manufacturing Defect					
		X	Count II:	Negligent Manu	ıfacturing					
		X	Count III:	General Negligo	ence					
		X	Count IV:	Strict Liability	Failure to Warn					
		X	Count V:	Negligent Failu	re to Warn					
		X	Count VI:	Negligent Misro	epresentation					
		X	Count VII:	Breach of Impli	ed Warranty of Merchantability					
		X	Count VIII:	Breach of Expre	ess Warranty					
			Count IX:	Strict Liability	Design Defect					
			Count X:	Negligent Desig	gn					

Survivorship and Wrongful Death

☐ Count XI:

		☑ Count XII: Loss of Consortium	
		☑ Count XIII: Punitive Damages	
		Other Claims and factual basis therefore:	
		New York Gen. Bus. Law § 349	_
		Unjust Enrichment (in the alternative)	
		OTHER DEFENDANTS	
12. named in the		laintiff(s) further bring claims against the following additional Defendants:	lants not
	a.	Additional Defendant(s):	
		Additional Defendant 1:	
		Additional Defendant 2:	
		Additional Defendant 3:	
		Additional Defendant 4:	
	b.	. Address(es) of Additional Defendants:	
		Address of Defendant 1:	
		Address of Defendant 2:	
		Address of Defendant 3:	
		Address of Defendant 4:	
	c.	Short and Plain Statement of Factual Allegations against A Defendants:	dditional
	d.	. Claims asserted against Additional Defendants:	

WHEREFORE, Plaintiff prays for relief and demands a trial by jury as set forth in the Plaintiffs' Master Personal Injury Long Form Complaint in MDL 2921 in the United States District Court for the District of New Jersey.

Date: June 6, 2022

/s/ Shanon J. Carson

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